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18	Attorneys for Defendant STARR SURPLUS LINES INSURANCE COMPANY			
19	UNITED STATES DISTRICT COURT			
20	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION			
21	Charles Biswanger IV, an Individual,	CASE NO. 5:18-CV-04005-NC		
22	Plaintiff,	STIPULATION re: REQUEST FOR DISMISSAL OF ACTION; ORDER		
23	v.	DISMISSAL OF ACTION, ORDER		
24	Starr Surplus Lines Insurance Company, an Illinois corporation,			
25	Defendant.			
26				
27	The Parties to the above-entitled action, b	y and through their respective counsel, hereby		
28	stipulate as follows:			
	4837-2554-6132.1	1 5:18-CV-04005-NC		

STIPULATION re: DISMISSAL OF ACTION; [PROPOSED] ORDER

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

1	RECITALS		
2	1. The Parties participated in mediation through the Court's Alternative Dispute		
3	Resolution Program on March 4, 2019, with Michael J. Timpane, Esq., as mediator;		
4	2.	The Parties reached a settler	ment at the mediation on March 4, 2019;
5	3. The Parties, by and through their respective counsel, negotiated and agreed on the		
6	terms of the "Mutual Release and Settlement Agreement";		
7	4.	4. Settlement monies have been paid; and	
8	5. The "Mutual Release and Settlement Agreement" has been fully executed.		
9	STIPULATION		
10	Therefore, the Parties stipulate and request that the Court dismiss the above-captioned		
11	action with prejudice.		
12			Respectfully submitted,
13	Dated: April	11, 2019	Kornblum, Cochran, Erickson & Harbison, LLP
14			By /s/ Guy O. Kornblum
15			Guy O. Kornblum Yaelle E. Shaham
16			Attorneys for Plaintiff Charles Biswanger IV
17			Charles Diswanger 1 v
18	Dated: April	11, 2019	Spiering, Swartz & Kennedy
19			By /s/ James F. Spiering
20			James F. Spiering Attorneys for Plaintiff
21			Charles Biswanger IV
22		•	
23	Dated: April	11, 2019	Lewis Brisbois Bisgaard & Smith LLP
24			By /s/ Stephen J. Liberatore
25			Stephen J. Liberatore Jamie L. Vels
26			Attorneys for Defendant Starr Surplus Lines Insurance Company
27			ourpland
28			



4837-2554-6132.1 2
STIPULATION re: DISMISSAL OF ACTION; [PROPOSED] ORDER 5:18-CV-04005-NC

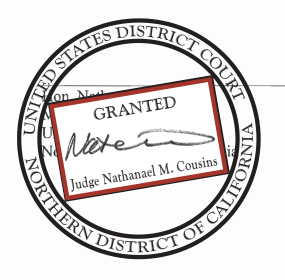
**ORDER** 

Having read and considered the Parties' stipulation as set forth above, and finding good cause for the Parties' request,

THE COURT HEREBYORDERS AND DECREES that the above-captioned action be, and hereby is, DISMISSED WITH PREJUDICE.

IT IS SO ORDERED.

Dated: April 12, 2019



LEWIS
BRISBOIS
BISGAARD

4837-2554-6132.1

5:18-CV-04005-NC

STIPULATION re: DISMISSAL OF ACTION; [PROPOSED] ORDER

## FEDERAL COURT PROOF OF SERVICE

Charles Biswanger IV v. Starr Surplus Lines Insurance Company - Case No. 18-CV\_04005-NC

#### STATE OF CALIFORNIA, COUNTY OF SAN FRANCISCO

At the time of service, I was over 18 years of age and not a party to the action. My business address is 333 Bush Street, Suite 1100, San Francisco, CA 94104-2872. I am employed in the office of a member of the bar of this Court at whose direction the service was made.

On April 11, 2019, I served the following document(s):

# STIPULATION re: REQUEST FOR DISMISSAL OF ACTION

I served the documents on the following persons at the following addresses (including fax numbers and e-mail addresses, if applicable):

### SEE ATTACHED SERVICE LIST

The documents were served by the following means:

(BY COURT'S CM/ECF SYSTEM) Pursuant to Local Rule, I electronically filed the documents with the Clerk of the Court using the CM/ECF system, which sent notification of that filing to the persons listed above.

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct.

Executed on April 11, 2019, at San Francisco, California.

Maureen Liu

# SERVICE LIST Charles Biswanger IV v. Starr Surplus Lines Insurance Company 18-CV\_04005-NC Guy O. Kornblum, Esq. Attorneys for Plaintiff Charles Biswanger IV

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